

FILED

FEB 13 2007

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
WACO DIVISION

CLERK, U.S. DISTRICT COURT
WESTERN DISTRICT OF TEXAS
BY 
RECEIVED CLERK

UNITED STATES OF AMERICA,

Plaintiff,

V.

SHARON LATRICE JONES (1),
PATRICK ESTELL JONES (2),

Defendants

*
*
*
*
*
*
*
*

CRIMINAL NO.

W07CR022INDICTMENT

[Vio: 21 U.S.C. 841(a)(1) & 841(b)(1)(B)(iii)
and 860(a)- Possession with Intent to Distribute at
Least 5 Grams of "Crack" Cocaine, a Schedule II
Narcotic Drug Controlled Substance, Within 1000
Feet of a Junior College; 18 U.S.C. 2 – Aiding and
Abetting]

THE GRAND JURY CHARGES:

On or about January 31, 2007, in the Western District of Texas, Defendants,

SHARON LATRICE JONES,

and

PATRICK ESTELL JONES,

aided and abetted by each other, did unlawfully, knowingly, and intentionally possess with intent to distribute a controlled substance, which offense involved at least five (5) grams of a mixture or substance containing cocaine base, also known as "crack" cocaine, a Schedule II Narcotic Drug Controlled Substance, the said possession having occurred within 1000 feet of the real property comprising a junior college, to-wit: Temple Junior College, 2600 South 1st Street, Temple, Bell County, Texas, in violation of Title 21, United States Code, Sections 841(a)(1), 841(b)(1)(B)(iii) and 860(a), and Title 18, United States Code, Section 2.

A TRUE BILL:

**SEALED DOCUMENT PURSUANT
TO E-GOVERNMENT ACT OF 2002**

FOREPERSON

JOHNNY SUTTON
United States Attorney

By:



STEPHANIE SMITH-BURRIS

Assistant United States Attorney

SEALED _____
UNSEALED X

PERSONAL DATA SHEET
UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF TEXAS
WACO DIVISION

W07CR022 (2)

DATE: 02-13-2007 MAG CT. # W07-20M CASE NO. _____
COUNTY: BELL

CHIEF JUDGE WALTER S. SMITH, JR.

ASSISTANT U. S. ATTORNEY _____ STEPHANIE SMITH-BURRIS

DEFENDANT: PATRICK ESTELL JONES (2) DOB: [REDACTED]

CITIZENSHIP: United States X Mexican _____ Other _____

INTERPRETER NEEDED: Yes _____ No X Language _____

DEFENSE ATTORNEY: Ronald H. Moody

DEFENDANT IS: In Jail YES WHERE: McLennan County Jail
On Bond _____

PROSECUTION BY: INFORMATION _____ INDICTMENT X

OFFENSE: (Code & Description) 21 U.S.C. 841(a)(1) & 841(b)(1)(B)(iii) and 860(a) – Possession With Intent to Distribute at Least 5 Grams of "Crack" Cocaine, a Schedule II Narcotic Drug Controlled Substance, Within 1000 Feet of a Junior College; 18 U.S.C. 2 – Aiding and Abetting

OFFENSE IS: FELONY X MISDEMEANOR _____

MAXIMUM SENTENCE: Not less than 5 nor more than 80 years custody; \$4,000,000 fine; \$100 special assessment; at least 8 years TSR

PENALTY IS MANDATORY: YES concerning:
Special Assessment and TSR
Mandatory Minimum

REMARKS: [REDACTED]

SEALED _____
UNSEALED X

PERSONAL DATA SHEET
UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF TEXAS
WACO DIVISION

W07CR022 (1)

DATE: 02-13-2007 MAG CT. # W07-20M CASE NO. _____
COUNTY: BELL

CHIEF JUDGE WALTER S. SMITH, JR.

ASSISTANT U. S. ATTORNEY STEPHANIE SMITH-BURRIS

DEFENDANT: SHARON LATRICE JONES (1) DOB: [REDACTED]

CITIZENSHIP: United States X Mexican _____ Other _____

INTERPRETER NEEDED: Yes _____ No X Language _____

DEFENSE ATTORNEY: Robert Swanton

DEFENDANT IS: In Jail YES WHERE: McLennan County Jail
On Bond _____

PROSECUTION BY: INFORMATION _____ INDICTMENT X

OFFENSE: (Code & Description) 21 U.S.C. 841(a)(1) & 841(b)(1)(B)(iii) and 860(a) – Possession With Intent to Distribute at Least 5 Grams of “Crack” Cocaine, a Schedule II Narcotic Drug Controlled Substance, Within 1000 Feet of a Junior College; 18 U.S.C. 2 – Aiding and Abetting

OFFENSE IS: FELONY X MISDEMEANOR _____

MAXIMUM SENTENCE: Not less than 5 nor more than 80 years custody; \$4,000,000 fine; \$100 special assessment; at least 8 years TSR

PENALTY IS MANDATORY: YES concerning:
Special Assessment and TSR
Mandatory Minimum

REMARKS: [REDACTED]